EXHIBIT E FILED UNDER SEAL

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1
                   UNITED STATES DISTRICT COURT
  2
                  NORTHERN DISTRICT OF CALIFORNIA
  3
                      SAN FRANCISCO DIVISION
  4
  5
       WAYMO LLC,
                                       )
  6
                       Plaintiff,
                                      )
  7
                VS.
                                      ) Case No.
       UBER TECHNOLOGIES, INC.,
  8
                                      ) 3:17-cv-00939-WHA
  9
       OTTOMOTTO LLC; OTTO
                                      )
 10
       TRUCKING LLC,
 11
                      Defendants.
 12
           HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
13
14
15
             VIDEOTAPED DEPOSITION OF SCOTT BOEHMKE
16
                    San Francisco, California
17
                     Monday, April 17, 2017
18
                            Volume I
19
20
21
     Reported by:
     SUZANNE F. GUDELJ, CSR No. 5111
22
23
     Job No. 2596382
24
25
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1	A So the proposal was to build a sensor that
2	had
3	. And the requirement
4	in B was to try to maintain those.
5	If you look at B, 02:46:51
6	, whereas A, I had
7	liberty to put
8	
9	Q Okay. And so you came up with what's here
10	in number letter A based on Mr. Levandowski's 02:47:09
11	asking you to prepare this, right?
12	A I adapted the previous work I had done on
13	to fit the capabilities that
14	they had.
15	Q So he was pointing you in one particular 02:47:28
16	direction, which was
17	
18	, right?
19	A had been agreed upon, and
20	they were looking for a candidate configuration. 02:47:47
21	Yes, I made this configuration.
22	Q When you said "had been agreed upon,"
23	between yourself and Mr. Levandowski; that's what
24	you're referring to?
25	A No. this would have been said.
	02:48:24
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	THE CONTRACTOR OF THE CONTRACT	31 (III I
1	1 A Yes.	
2	Q Okay. It's an email that you received i	in
3	December of 20 excuse me, October 2016, right	?
4	4 A Yes.	
5	5 Q	02:52:55
6	6 THE WITNESS: We're we're closed book	ī
7	7 here, right?	
8	MR. KIM: Do you have a privilege issue	
9	THE WITNESS: Yeah.	
10	MR. KIM: that you want to talk about	? 02:53:13
11	THE WITNESS: Yeah, I need to understand	
12	BY MR. JAFFE:	
13	Q If it's confidentiality issues, we're un	der
14	the protective order here. The only thing we can	
15	break for is attorney-client issues.	02:53:21
16	A No.	
17	Q And what is ?	
18	A	
19		
20	Q I see. So the first email in this chain	02:53:35
21	from Mr. Haslim is talking about transitioning to	
22	V2, which is Fuji, right?	
23	A Yes.	
24	Q And it's saying:	
25		02:53:52
		Page 42

	THE ATTOMOBILE ATTOMOBILE	
1	actually showing how the PCBs would be laid out?	
2	A Potentially, yes, yeah.	
3	Q And did you talk to your colleagues about	
4	this?	
5	A Yes. 03:30:28	
6	Q Okay. What did you tell them?	
7	A Mr. Gasbarro and I started mocking this up.	
8	Q And have you referenced that in your	
9	declaration?	
10	A In the declaration, no. 03:30:39	
11	Q Are you aware of any documents attached to	
12	your declaration that show that what's described	
13	here as actually	
14	corresponds to a design for PCBs?	
15	A No, I didn't provide further documents. I 03:30:56	
16	was explaining that's what we were doing.	
17	Q Sitting here today, are you aware of any	
18	evidence that what's described here on page 51 of	
19	your declaration actually corresponds to a design	
20	for as opposed to 03:31:10	
21	just a conceptual drawing?	
22	A ?	
23	Q Yes. Thank you.	
24	A Yes, there is	
25	03:31:24	
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